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              NV ENERGY, INC. (Erroneously sued as "NV ENERGY"); and
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                                      UNITED STATES DISTRICT COURT
        14
                                               DISTRICT OF NEVADA
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                                                                 CASE NO. 2:16-cv-00098-GMN-
              WILLIAM SLADE,
        17
                                                                 GWF
                                           Plaintiff.
        18
                     VS.
                                                                 JOINT STIPULATION AND
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              NV ENERGY, as Plan Administrator for )
                                                                 ORDER TO CONTINUE
             NV Energy Long-Term Disability Plan; AETNA LIFE INSURANCE
                                                                 BRIEFING SCHEDULE
        20
             COMPANY, as Claims Administrator for)
NV Energy Long-Term Disability Plan;
DOES I through V; and ROE
CORPORATIONS I through V,
        21
                                                                 (SECOND REQUEST)
        22
        23
             inclusive.
                                           Defendants.
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        25
                     TO THE COURT AND TO ALL INTERESTED PARTIES AND THEIR
        26
              ATTORNEYS OF RECORD HEREIN:
        27
                     Plaintiff WILLIAM SLADE ("Plaintiff") and Defendants NV ENERGY,
        28
                            JOINT STIPULATION TO CONTINUE BRIEFING SCHEDULE
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INC.	and	AETNA	LIFE	INSURANCE	COMPANY	(collectively,	"Aetna"
(Plaintiff and Defendant are referred to collectively as "Parties"), through their							
respective counsel of record, hereby stipulate as follows:							

WHEREAS the Court's Stipulated Discovery Plan and Scheduling Order, dated March 16, 2016 recites July 1, 2016 as the filing deadline for the Parties' FRCP Rule 52 motions, August 1, 2016 as the filing deadline for opposing memoranda, and August 15, 2016 as the filing deadline for reply memoranda;

WHEREAS the Parties are in the process of discussing settlement;

WHEREAS, in an effort to avoid wasting judicial resources, the Parties need additional time for continued settlement discussions to determine whether they can come to an amicable resolution before proceeding in litigation.

The Parties hereby jointly stipulate and respectfully request a continuance from the Court of all briefing deadlines in this matter as follows: August 1, 2016 as the filing deadline for the Parties' FRCP Rule 52 motions, September 1, 2016 as the filing deadline for opposing memoranda, and September 15, 2016 as the filing deadline for reply memoranda.

Dated: June 27, 2016 **GORDON & REES LLP** 

JOINT STIPULATION TO CONTINUE BRIEFING SCHEDULE

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